REMARKS

Claims 4-28 and 32-36 are pending in this application. The Examiner rejected Claims 4-28 and 32-36 under 35 U.S.C. §102(e) as being anticipated by Ryu (U.S. Patent No. 6,377,961).

Claims 4-6, 10 and 13 has been cancelled without prejudice. Independent claims 7, 9, 16, 18, 25, 27, 28, 32 and 36 has been amended to further clarify that each real name is correspond to IP address or URL and an access word input from the client is determined to domain name or real name, when the access name is determined to domain name, the determined domain name is provided to a domain name server, respectively. No new matter has been introduced by this amendment.

In contrast to the recitations of amended Claims 7, 9, 16, 18, 25, 27, 28, 32 and 36, Ryu merely teaches a method for sorting and providing a searching result in an order of relative distance from a client based on the searched information using the web search engine. More particularly, Ryu discloses that when the client accesses the search servers, the IP address is generated, the information is searched based on the keywords inputted by the client, and then the IP address corresponding to the URL of the searched information is searched. Based on the IP mapping table that corresponds to the geographical information of the IP address, the searching result is sorted and provided in the order of relative distance from the client.

In contrast, the keyword of Ryu inputted by the client in order to access the web page is not the real name, but simply a search word. As such, Ryu does not disclose a web page accessing means such as a real name database or a real name server in order to access to the particular web page using the real name. In addition, Ryu merely discloses a method for sorting and providing a searching result in an order of relative distance from the client, but does not teach or suggest the accessing means that accesses directly to the particular web page only using the real name.

Also, Ryu does not teach or suggest an accessing information database storing the IP address of the client who accesses the real name server or a web server which conducts the web page access depending on whether the IP address of the client is stored in the accessing information database.

Based on the foregoing, Ryu fails to teach or suggest the claim limitation of wherein each real name is correspond to IP address or URL and wherein an access word input from the client is determined to domain name or real name, when the access name is determined to domain name, the determined domain name is provided to a domain name server, respectively. Accordingly, it is respectfully requested that the rejection to Claims 7, 9, 16, 18, 25, 27, 28, 32 and 36 under §102(e) be withdrawn.

Claims 8, 11, 12, 14, 15, 17, 19-24, 26 and 33-35 depend from Claims 7, 9, 16, 18, 25, 27, 28, 32 and 36, respectively, and should also be allowable based on that dependency.

Accordingly, all of the pending claims, i.e., Claims 7-9, 11, 12, 14-28 and 32-36, are believed to be in condition for allowance and issuance of a notice of allowance is respectfully requested. The Examiner is requested to contact the undersigned if there are any questions regarding this communication.

In the event the Commissioner of Patents and Trademarks deems additional fees to be due in connection with this application, Applicant's attorney hereby authorizes that such fee be charged to Deposit Account No. 50-4054.

Respectfully submitted,

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